MAHER & PITTELL, LLP

ATTORNEYS AT LAW

Reply To: 42-40 Bell Blvd, Suite 302 Bayside, New York 11361 Tel (516) 829-2299 jp@jpittell.com Long Island Office 14 Bond St, Suite 389 Great Neck, New York 11021 Tel (516) 829-2299 jp@jpittell.com

February 10, 2020

Hon. Denise L. Cote
U.S. District Court
500 Pearl St
NY, NY 10001

Re: Re:

US v. Allie, et al 13 cr 242 {Jason Lewis}

Violation of Supervised Release ("VOSR")

DATE HILD: 2 1 2000

Dear Judge Cote:

I am counsel for Jason Lewis, the defendant in the above referenced matter.

Please accept this letter as a status report and a request for an adjournment of the upcoming conference scheduled for February 14, 2020.

This basis for the VOSR is a criminal case pending in New York County Supreme Court (the "New York Case"). Previously, the parties have indicated they agree it makes sense to hold the VOSR in abeyance pending disposition of the New York case.

The New York Case was heard on February 5, 2020. On that date, Mr. Lewis was enrolled in a drug court/diversion program. Under the terms of the program, he pled guilty to Burglary in the Third Degree. However, his sentencing will be held in abeyance for eighteen months. During this period, Mr. Lewis will attend an out-patient drug treatment program. If he successfully completes the program, then, on the date of sentencing, his felony plea will be vacated and his case will likely be dismissed (or pled down to a misdemeanor/violation with a sentence of time served).

In light of the foregoing, I respectfully request the February 14th conference be adjourned in order to continue following the progress of the New York Case. I respectfully suggest the adjournment be for six months, to the week of July 14, 2020, to a date convenient for the Court.

I have conferred with the Government and Probation. Both consent to this request.

Respectfully submitted, /s/

Jeffrey Pittell

cc: Jared Lenow, AUSA Margaret Carroll, USPO